§45.4

- (i) If that day is a Saturday, Sunday, or federal holiday, the period is extended to the next business day.
- (ii) The last day of the period ends at 5 p.m. at the place where the filing or other action is due.
- (3) If the period is less than 7 days, any Saturday, Sunday, or federal holiday that falls within the period is not included.
- (b) Extensions of time. (1) No extension of time can be granted to file a request for a hearing under §45.21, a notice of intervention and response under §45.22, an answer under §45.24, or any document under subpart C of this part.
- (2) An extension of time to file any other document under subpart B of this part may be granted only upon a showing of good cause.
- (i) To request an extension of time, a party must file a motion under §45.35 stating how much additional time is needed and the reasons for the request.
- (ii) The party must file the motion before the applicable time period expires, unless the party demonstrates extraordinary circumstances that justify a delay in filing.
- (iii) The ALJ may grant the extension only if:
- (A) It would not unduly prejudice other parties; and
- (B) It would not delay the decision under §45.60.

§ 45.4 What deadlines apply to pending applications?

- (a) Applicability. (1) This section applies to any case in which a bureau has filed a preliminary condition, condition, preliminary prescription, or prescription with FERC before November 17, 2005 and FERC has not issued a license as of that date.
- (2) The deadlines in this section will apply in such a case, in lieu of any inconsistent deadline in other sections of this part.
- (b) Hearing process. (1) Any request for a hearing under §45.21 must be filed with OEPC by December 19, 2005.
- (2) Any notice of intervention and response under §45.22 must be filed by January 3, 2006.
- (3) Upon receipt of a hearing request under paragraph (b)(1) of this section, the bureau must do the following by March 17, 2006:

- (i) Comply with the requirements of §45.23;
- (ii) Determine jointly with any other bureau or Department that has received a hearing request, after consultation with FERC, a time frame for the hearing process and a corresponding deadline for the bureau to file an answer under § 45.24; and
- (iii) Issue a notice to each party specifying the time frame for the hearing process, including the deadline for the bureau to file an answer.
- (c) Alternatives process. (1) Any alternative under §45.71 must be filed with OEPC by December 19, 2005.
- (2) Upon receipt of an alternative under paragraph (c)(1) of this section, if no hearing request is filed under paragraph (b)(1) of this section, the bureau must do the following by February 15, 2006:
- (i) Determine jointly with any other bureau or Department that has received a related alternative, after consultation with FERC, a time frame for the filing of a modified condition or prescription under § 45.72(b); and
- (ii) Issue a notice to the license party that has submitted the alternative, specifying the time frame for the filing of a modified condition or prescription.
- (3) Upon receipt of an alternative under paragraph (c)(1) of this section, if a hearing request is also filed under paragraph (b)(1) of this section, the bureau will follow the provisions of paragraph (b)(3) of this section.

Subpart B—Hearing Process

REPRESENTATIVES

§ 45.10 Who may represent a party, and what requirements apply to a representative?

- (a) *Individuals*. A party who is an individual may either represent himself or herself in the hearing process under this subpart or authorize an attorney to represent him or her.
- (b) *Organizations*. A party that is an organization or other entity may authorize one of the following to represent it:
 - (1) An attorney:
- (2) A partner, if the entity is a partnership;